

# EXHIBIT G

To the

**DECLARATION OF MICHAEL A. SCHWARTZ IN SUPPORT OF THE  
SATURN PLAINTIFFS' MEMORANDUM OF LAW IN OPPOSITON TO  
DEBTORS' OBJECTION TO PROOFS OF CLAIM NOS. 16440 and 16441**

HEARING DATE AND TIME: February 3, 2011 at 9:45 a.m. (Eastern Time)  
RESPONSE DEADLINE: January 27, 2011 at 4:00 pm (Eastern Time)

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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re :  
MOTORS LIQUIDATION COMPANY, et al., : Chapter 11 Case No.:  
F/K/A General Motors Corp., et al. : 09-50026 (REG)  
Debtors. : (Jointly Administered)  
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**DECLARATION OF AMY FAUST IN SUPPORT OF THE SATURN L-SERIES TIMING  
CHAIN PRODUCTS LIABILITY LITIGATION CLASS CLAIM NOS. 16440 AND 16441  
AND IN OPPOSITION TO DEBTORS' OBJECTION THERETO**

I, Plaintiff Amy Faust, under penalty of perjury, hereby declare that the following is true and correct to the best of my knowledge and belief:

1. I am over the age of 18 and am fully familiar with the facts and circumstances set forth herein and could competently testify thereto if called upon to do so.

2. I respectfully submit this Declaration In Support of the claim submitted on behalf of the Class in *In re Saturn L-Series Timing Chain Products Liability Litigation*, MDL No. 1920 (D. Neb.) (“Saturn Timing Chain Class”), Claim Nos. 16440 and 16441, and in Opposition to Debtor’s Objection Thereto.

3. I am a citizen and resident of the state of Nebraska.

4. I am one of the named plaintiffs in the Saturn Timing Chain Class, and I bring this class action on behalf of myself and similarly situated persons and entities who purchased or leased a (i) model year 2000-2003 Saturn L-Series; (ii) model year 2002-2003 Saturn Vue; or (iii) model year 2003 Saturn Ion, each equipped with a 2.2 Liter, 4-cylinder, 137-horsepower dual-overhead-cam, Ecotec L61 Engine and a GM production part number 90537338 steel timing chain (the “Timing Chain”) and a GM production part number 90537476 timing chain oiling nozzle (the “Oiling Nozzle”) (collectively, the “Class Vehicles”) in the states of Alaska, Arkansas, California, Colorado, Delaware, Florida, Hawaii, Illinois, Iowa, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, North Carolina, North Dakota, Oklahoma, Pennsylvania, South Carolina, South Dakota, Texas, Virginia, West Virginia, and Wyoming, and whose Timing Chain has failed (the “Class”).

5. The operative complaint in this action alleges that the Class Vehicles are defectively designed because they were equipped with Timing Chains and Oiling Nozzles that were not capable of withstanding normal operation.

6. In August of 2003, I purchased a Saturn L-Series Class Vehicle (“My Vehicle”), model year 2000 LSI, VIN 1G8JU52F4YY671508, equipped with a 2.2L Ecotec L61 Engine, Timing Chain and Oiling Nozzle, from Rhoden Auto Center, 3400 South Expressway, Council Bluffs, Iowa 51501.

7. On November 16, 2006, with approximately 68,000 miles, My Vehicle lost all power while I was driving, nearly causing an accident. I was able to get My Vehicle towed to a local garage facility where the mechanic advised me that the Timing Chain broke, and, as a result, the engine was damaged beyond repair. In order to fix My Vehicle, I would need to purchase a new

engine that would cost between \$2,800.00 and \$6,000.00. As a result of the Timing Chain and engine damage, My Vehicle was rendered inoperable.

8. On November 16, 2006, when the Timing Chain broke on My Vehicle, I still had \$1,500.00 remaining on my initial car loan. I was also forced to pay nearly \$1,000.00 to the mechanic in connection with diagnosing the Timing Chain failure. Therefore, I could not afford to have the engine in My Vehicle replaced and My Vehicle has been inoperable ever since.

9. I am willing to be a representative of the Class and do not have any antagonistic or conflicting claims with other members of the putative Class. I am eager to see this litigation through to a successful conclusion for the Class.

10. I understand and agree that:

- a. as a Class representative, I have a duty to ensure the vigorous advocacy of this litigation. I have, and will continue to fulfill this duty by continuing to monitor, supervise and direct my lawyers throughout this litigation and ensuring that they prosecute this case on behalf of the entire Class, not just myself;
- b. I may have to testify at a deposition, hearing and/or a trial. I have already provided documents and answers to interrogatories and am willing to continue to provide additional information if necessary;
- c. the case cannot be dropped or settled without protecting the Class members, even if doing so would require turning down a settlement offer that might be lucrative for me, personally; and
- d. the Court has to approve any settlement or disposition of the case.

11. I have arranged for my attorneys to advance all costs, including the cost of notification to the Class.

12. I understand that courts have sometimes awarded people money for serving as the class representative, but that I am not entitled to such money as a matter of right, and that I have not been promised or guaranteed money for being the class representative.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that this declaration was executed on this 17<sup>th</sup> day of January, 2011 at Omaha, Nebraska.

/s/ Amy Faust  
Amy Faust